## Transcript of the Testimony of:

## FREDERICK CULLEN

**Date:** June 26, 2017

Case: ROD SLAPPY-SUTTON v. SPEEDWAY, LLC

DIAMOND COURT REPORTING

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Page 1	Page 3
IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA  ROD SLAPPY-SUTTON, And: JEAN SUTTON h/w:	1 INDEX 2 WITNESS PAGE 3 FREDERICK CULLEN 4 Examination by Mr. Fox: 4 5 6 7
Plaintiffs, : No. : 2:16-cv-04765  vs. : : SPEEDWAY, LLC, : : Defendant. :  June 26, 2017  Oral Deposition of FREDERICK CULLEN, taken at the Law Offices of Litchfield Cavo, 1515 Market Street, Suite 1220, Philadelphia, Pennsylvania 19102, on the above date, beginning at approximately 10:12 a.m., before Douglas S. Diamond, Certified Court Reporter and Notary Public in and for the Commonwealth of Pennsylvania, there being present.  DIAMOND COURT REPORTING 4 Emerson Lane Sewell, New Jersey 08080 (856) 589-1107 FAX (856) 589-4741	8 9 10 11 12 EXHIBITS NO. DESCRIPTION PAGE 13 D-1 Invoices 4 14 D-2 Color Photocopy of Photograph 14 15 D-3 Color Photocopy of Photograph 18 16 D-4 Color Photocopy of Photograph 20 17 18 19 20 21 22 23 24
Page 2	Page 4
1 APPEARANCES: 2 FOX LAW, P.C. BY: JOHN F. FOX, JR., ESQUIRE 3 TWO LOGAN SQUARE 100 NORTH 18TH STREET 4 SUITE 2030 PHILADELPHIA, PENNSYLVANIA 19103 5 Counsel for the Plaintiff Tel. (215) 568-6868 6 E-mail: johnfox@jfoxlaw.com ***** 8 LITCHFIELD CAVO, LLP BY: MICHAEL T. DROOGAN, JR., ESQUIRE 9 1515 MARKET STREET SUITE 1200 10 PHILADELPHIA, PENNSYLVANIA 19102 Counsel for the Defendants 11 Tel. (215) 557-0111 E-mail: droogan@litchfieldcavo.com  12 *****  ALSO PRESENT: 19 ROBERT DOYLE 20 21 22 23 24	(It was stipulated by and between counsel that signing, sealing, certification and filing be waived; and that all objections, except as to the form of the question, be reserved until the time of trial.)   FREDERICK CULLEN, having been duly sworn, as a witness, was examined and testified as follows  EXAMINATION  FEXAMINATION   BY MR. FOX: Q. Could you state your name for the record, please?  A. Frederick Cullen. Q. Mr. Cullen, my name is John Fox. I represent Rod Sutton and his wife regarding an accident that happened at the Speedway location at 258 South Easton Road in Glenside. Have you ever given your deposition before?

	Page 5		Page 7
1	A. No.	1	A. Work on service calls that were
2	Q. I'm going to be asking you a number	2	called in to me.
3	of questions about any knowledge you might have	3	Q. Were they still mostly were they
4	with this particular location and the issues that	4	related to pump and tank maintenance or was it
5	are relevant to that. There's a court reporter	5	broader maintenance?
6	here. He's taking down my questions and your	6	MR. DROOGAN: Just let him finish
7 answers. If you don't understand a question that			his question first. Thanks.
8	I ask, feel free to tell me that. I don't always	8	BY MR. FOX:
9	ask the most artful questions. So chime in if you	9	Q. Or was it broader than that?
10	really don't understand the question. The court	10	A. Broader than that.
11	reporter can't take down nods OF the head. So	11	Q. Was the location, the Speedway
12	you're going to have to verbally respond.	12	location at 258 South Easton, I'll just call it
13	A. Okay.	13	the Glenside location, if that's okay with you.
14	Q. Also, let me finish my question	14	The Glenside location, was that
15	before you answer for the benefit of the court	15	location a location where you would have been
16	reporter. He can't take both of us talking over	16	responsible as a lead maintenance technician?
17	one another. And if you don't know an answer it's	17	MR. DROOGAN: Objection to the form
18	simply okay to say I don't know or I don't recall	18	of that question.
19	or any of those kind of answers. So with that, by	19	You may answer.
20	whom are you employed?	20	THE WITNESS: Yes.
21	A. Speedway.	21	BY MR. FOX:
22	Q. For how long have you been employed	22	Q. Do you recall the first time that
23	by Speedway?	23	you were that you visited that location?
24	A. Two years.	24	MR. DROOGAN: Ever?
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	Page 6		_
	raye o		Page 8
1	Q. Where did you work before Speedway?	1	Page 8 BY MR. FOX:
1 2		1 2	
	Q. Where did you work before Speedway?		BY MR. FOX:
2	<ul><li>Q. Where did you work before Speedway?</li><li>A. Mullen Contracting.</li></ul>	2	BY MR. FOX: Q. Since it became a Speedway?
2 3	<ul><li>Q. Where did you work before Speedway?</li><li>A. Mullen Contracting.</li><li>Q. For how long did you work at Mullen</li></ul>	2 3	BY MR. FOX: Q. Since it became a Speedway? A. No.
2 3 4	<ul><li>Q. Where did you work before Speedway?</li><li>A. Mullen Contracting.</li><li>Q. For how long did you work at Mullen Contracting?</li></ul>	2 3 4	BY MR. FOX:  Q. Since it became a Speedway?  A. No.  Q. Do you recall the reason for the
2 3 4 5	<ul> <li>Q. Where did you work before Speedway?</li> <li>A. Mullen Contracting.</li> <li>Q. For how long did you work at Mullen</li> <li>Contracting?</li> <li>A. Ten years.</li> </ul>	2 3 4 5	BY MR. FOX:  Q. Since it became a Speedway?  A. No.  Q. Do you recall the reason for the first time you ever visited that location?
2 3 4 5 6	<ul> <li>Q. Where did you work before Speedway?</li> <li>A. Mullen Contracting.</li> <li>Q. For how long did you work at Mullen</li> <li>Contracting?</li> <li>A. Ten years.</li> <li>Q. What did you do for Mullen?</li> </ul>	2 3 4 5 6	BY MR. FOX:  Q. Since it became a Speedway?  A. No.  Q. Do you recall the reason for the first time you ever visited that location?  A. No.
2 3 4 5 6 7	<ul> <li>Q. Where did you work before Speedway?</li> <li>A. Mullen Contracting.</li> <li>Q. For how long did you work at Mullen</li> <li>Contracting?</li> <li>A. Ten years.</li> <li>Q. What did you do for Mullen?</li> <li>A. Pump and tank maintenance.</li> </ul>	2 3 4 5 6 7	BY MR. FOX:  Q. Since it became a Speedway?  A. No.  Q. Do you recall the reason for the first time you ever visited that location?  A. No.  Q. Do you recall doing work on the
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	Page 9		Page 11
1	BY MR. FOX:	1	MR. FOX: Yes.
2	Q. Have you ever seen these documents	2	THE WITNESS: Like before it
3	in connection with your work at Speedway?	3	started, when they were going to do it?
4	A. These here? (Witness indicating.)	4	BY MR. FOX:
5	Q. Yes.	5	Q. That's a good question. Did you
6	A. No.	6	know that this work was requested by Speedway from
7	Q. You never have?	7	Crompco to do this work?
8	A. No.	8	A. No.
9	Q. I'd like you to take a look at	9	Q. Did there come a point in time
10	those documents.	10	where you became aware that this work was being
11	A. (Witness complies.)	11	performed by Crompco?
12	Again, no.	12	A. When it was done?
13	Q. And looking at the documents,	13	Q. Well, how about as it was being
14	generally speaking as a whole, do you know what	14	done?
15	work those documents are referring to at the	15	A. No, not that I recall.
16	Glenside location?	16	Q. So just to clarify, so when this
17	A. I know of the work that was	17	work was being done as described in Crompco's
18	completed, yes.	18	document listed as Page 4 and 5 you did not have
19	Q. Were you involved in any way with	19	any knowledge that this work was being done?
20	the work that was completed and as referenced in	20	A. Not that I recall.
21	these documents that's have been marked as D-1?	21	Q. Did there come a time when you
22	A. Not at all.	22	became aware of the work that was performed by
23	Q. Do you know why your name is listed	23	Crompco?
24	on some of the documents as the maintenance	24	MR. DROOGAN: At this store?
24	on some of the documents as the maintenance	2 7	WIK. DROOGAN. At this store:
	Page 10		D 10
	1090 10		Page 12
1	technician?	1	MR. FOX: Yes, Glenside.
1 2	technician? A. Yes.	1 2	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing?
	technician?		MR. FOX: Yes, Glenside.
2	technician? A. Yes.	2	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing?
2	technician?  A. Yes.  Q. And why is that?	2 3	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX:
2 3 4	technician?  A. Yes. Q. And why is that? A. Because I was the maintenance	2 3 4	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the
2 3 4 5	technician?  A. Yes.  Q. And why is that?  A. Because I was the maintenance technician for the store whenever this was printed	2 3 4 5	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work
2 3 4 5 6	technician?  A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out.	2 3 4 5 6	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work A. Well, I know that this work was
2 3 4 5 6 7	A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out. Q. So just so looking if you go I've just handwritten the pages, the page numbers. Going to Page 4	2 3 4 5 6 7	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work A. Well, I know that this work was completed. Q. Okay. How is it that you became aware that the work was completed?
2 3 4 5 6 7 8	technician?  A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out. Q. So just so looking if you go I've just handwritten the pages, the page numbers.	2 3 4 5 6 7 8	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work A. Well, I know that this work was completed. Q. Okay. How is it that you became
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2 3 4 5 6 7 8 9 10 11 12 13 14	A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out. Q. So just so looking if you go I've just handwritten the pages, the page numbers. Going to Page 4 A. (Witness complies.) Q it appears to be a document generated by Crompco. Do you know who Crompco is? A. Yes. Q. Who are they?	2 3 4 5 6 7 8 9 10 11 12 13 14	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work A. Well, I know that this work was completed. Q. Okay. How is it that you became aware that the work was completed? A. As a maintenance technician we work on all of the equipment in these stores. And when I'm not sure what day, but sometime I arrived there to work on the tank monitoring system and it was a new tank monitoring system.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out. Q. So just so looking if you go I've just handwritten the pages, the page numbers. Going to Page 4 A. (Witness complies.) Q it appears to be a document generated by Crompco. Do you know who Crompco is? A. Yes. Q. Who are they? A. It's a contractor that we use. Q. All right. And the work that's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. FOX: Yes, Glenside.  THE WITNESS: While it was ongoing?  BY MR. FOX:  Q. No. At any time. When was the first time you became aware that the work  A. Well, I know that this work was completed.  Q. Okay. How is it that you became aware that the work was completed?  A. As a maintenance technician we work on all of the equipment in these stores. And when I'm not sure what day, but sometime I arrived there to work on the tank monitoring system and it was a new tank monitoring system.  Q. And when you were there, did you take notice of well, let me strike that.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out. Q. So just so looking if you go I've just handwritten the pages, the page numbers. Going to Page 4 A. (Witness complies.) Q it appears to be a document generated by Crompco. Do you know who Crompco is? A. Yes. Q. Who are they? A. It's a contractor that we use. Q. All right. And the work that's described on Pages 4 and 5 of the exhibit, were you familiar with that work that was being performed by Crompco? A. I'm not sure I understand.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work A. Well, I know that this work was completed. Q. Okay. How is it that you became aware that the work was completed? A. As a maintenance technician we work on all of the equipment in these stores. And when I'm not sure what day, but sometime I arrived there to work on the tank monitoring system and it was a new tank monitoring system. Q. And when you were there, did you take notice of well, let me strike that. Did you have any knowledge as to whether as part of the work Crompco needed to build a conduit trench? A. Could you say that again?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out. Q. So just so looking if you go I've just handwritten the pages, the page numbers. Going to Page 4 A. (Witness complies.) Q it appears to be a document generated by Crompco. Do you know who Crompco is? A. Yes. Q. Who are they? A. It's a contractor that we use. Q. All right. And the work that's described on Pages 4 and 5 of the exhibit, were you familiar with that work that was being performed by Crompco? A. I'm not sure I understand. Q. Well, did you know that this work	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work A. Well, I know that this work was completed. Q. Okay. How is it that you became aware that the work was completed? A. As a maintenance technician we work on all of the equipment in these stores. And when I'm not sure what day, but sometime I arrived there to work on the tank monitoring system and it was a new tank monitoring system. Q. And when you were there, did you take notice of well, let me strike that. Did you have any knowledge as to whether as part of the work Crompco needed to build a conduit trench? A. Could you say that again? Q. Were you aware as part of the work
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. And why is that? A. Because I was the maintenance technician for the store whenever this was printed out. Q. So just so looking if you go I've just handwritten the pages, the page numbers. Going to Page 4 A. (Witness complies.) Q it appears to be a document generated by Crompco. Do you know who Crompco is? A. Yes. Q. Who are they? A. It's a contractor that we use. Q. All right. And the work that's described on Pages 4 and 5 of the exhibit, were you familiar with that work that was being performed by Crompco? A. I'm not sure I understand. Q. Well, did you know that this work was going on as described in this document?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. FOX: Yes, Glenside. THE WITNESS: While it was ongoing? BY MR. FOX: Q. No. At any time. When was the first time you became aware that the work A. Well, I know that this work was completed. Q. Okay. How is it that you became aware that the work was completed? A. As a maintenance technician we work on all of the equipment in these stores. And when I'm not sure what day, but sometime I arrived there to work on the tank monitoring system and it was a new tank monitoring system. Q. And when you were there, did you take notice of well, let me strike that. Did you have any knowledge as to whether as part of the work Crompco needed to build a conduit trench? A. Could you say that again? Q. Were you aware as part of the work that was done by Crompco at this location whether

	Page 13		Page 15
1	started, so, no.	1	MR. FOX: Yes. They're not the
2	Q. As a maintenance technician for	2	greatest. And I just printed them off
3	this location for the two years when you	3	into my printer.
4	started there, how often would you be called out	4	MR. DROOGAN: Thank you.
5	to that location to take care of a maintenance	5	Just off the record.
6	issue?	6	
7	A. That could vary. It could be no	7	(Whereupon, a discussion took place
8	times a week or it could be ten times a week.	8	off the stenographic record.)
9	Q. And what is that process by which	9	
10	you are notified of a problem at that particular	10	BY MR. FOX:
11	location for which you need to react and go there?	11	Q. Mr. Cullen, the paperwork that was
12	A. If it's critical I would be	12	referenced in D-1 appears from my reading of that
13	alerted. If it's just something normal I just	13	that Crompco was required to run a ditch for the
14	would get it on my phone through our system.	14	conduit lines relating to the work that they did
15	Q. Do you have a company work van that	15	at that location. And looking at D-2, do you know
16	you work from?	16	whether that where you see the white narrower
17	A. Yes.	17	cement line near the curb, did you take notice of
18	Q. Do you have a partner that you work	18	that after their work was completed?
19	with or are you on your own?	19	MR. DROOGAN: Objection to the form
20	A. I'm on my own.	20	of the question. From a technical
21	Q. So just so I'm clear, the work	21	standpoint you said run a ditch. I
22	that's described in these documents from Crompco	22	think you meant to say they dug a ditch.
23	and even Speedway, you had nothing to do with that	23	MR. FOX: Dug a ditch. Thank you,
24	work?	24	Mike.
	Page 14		Page 16
		I	rage 10
1		1	
1 2	A. I had nothing to do with this work,	1 2	MR. DROOGAN: What he's asking you
1 2 3	A. I had nothing to do with this work, no.	2	MR. DROOGAN: What he's asking you is did you see the area that was the
2	A. I had nothing to do with this work, no. Q. Okay. Do you have interaction as a		MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the
2	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you	2 3 4	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?
2 3 4	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work	2 3	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the
2 3 4 5	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?	2 3 4 5 6	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes. BY MR. FOX:
2 3 4 5 6 7	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.	2 3 4 5 6 7	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes. BY MR. FOX: Q. And when did you first take notice
2 3 4 5 6	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that	2 3 4 5 6	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?
2 3 4 5 6 7 8	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?	2 3 4 5 6 7 8	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site
2 3 4 5 6 7 8 9	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to	2 3 4 5 6 7 8	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site probably.
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2 3 4 5 6 7 8 9 10 11 12 13	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest	2 3 4 5 6 7 8 9 10 11	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site probably.  Q. Was the work completed? Do you
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2 3 4 5 6 7 8 9 10 11 12 13	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.   (Whereupon, Exhibit D-2 was marked	2 3 4 5 6 7 8 9 10 11 12 13 14	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site probably.  Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site probably.  Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall.  Q. Did you ever have any conversations
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.   (Whereupon, Exhibit D-2 was marked for identification.)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX: Q. And when did you first take notice of the trench that they dug for the conduit lines? A. When I first arrived on the site probably. Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall. Q. Did you ever have any conversations with the Crompco people that were doing the work
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.   (Whereupon, Exhibit D-2 was marked for identification.)   MR. DROOGAN: Are these photos	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site probably.  Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall.  Q. Did you ever have any conversations
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes. Q. What situations would it be that you would have interaction with Crompco? A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.   (Whereupon, Exhibit D-2 was marked for identification.)   MR. DROOGAN: Are these photos taken by your expert?  MR. FOX: Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site probably.  Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall.  Q. Did you ever have any conversations with the Crompco people that were doing the work about the lines that they were running?  A. No.  Q. Did you know what they were for?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.   (Whereupon, Exhibit D-2 was marked for identification.)   MR. DROOGAN: Are these photos taken by your expert?  MR. FOX: Yes.  MR. DROOGAN: Do you mind if I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX: Q. And when did you first take notice of the trench that they dug for the conduit lines? A. When I first arrived on the site probably. Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall. Q. Did you ever have any conversations with the Crompco people that were doing the work about the lines that they were running? A. No. Q. Did you know what they were for?  MR. DROOGAN: Before the work was
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes. Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.   (Whereupon, Exhibit D-2 was marked for identification.)   MR. DROOGAN: Are these photos taken by your expert?  MR. FOX: Yes.  MR. DROOGAN: Do you mind if I because I haven't seen these before	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX:  Q. And when did you first take notice of the trench that they dug for the conduit lines?  A. When I first arrived on the site probably.  Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall.  Q. Did you ever have any conversations with the Crompco people that were doing the work about the lines that they were running?  A. No.  Q. Did you know what they were for?  MR. DROOGAN: Before the work was done or eventually?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I had nothing to do with this work, no.  Q. Okay. Do you have interaction as a maintenance as a maintenance technician, do you ever have any interaction with Crompco on work that they're doing at any particular location?  A. Yes.  Q. What situations would it be that you would have interaction with Crompco?  A. Retesting. When they go out to test our equipment sometimes during the retest I'll be present. That's not mandatory.  MR. FOX: Mark this as D-2, please.   (Whereupon, Exhibit D-2 was marked for identification.)   MR. DROOGAN: Are these photos taken by your expert?  MR. FOX: Yes.  MR. DROOGAN: Do you mind if I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. DROOGAN: What he's asking you is did you see the area that was the result of a trench that was dug for the placement of conduit?  THE WITNESS: Yes.  BY MR. FOX: Q. And when did you first take notice of the trench that they dug for the conduit lines? A. When I first arrived on the site probably. Q. Was the work completed? Do you have a recollection of whether the work was completed or was it still ongoing when you first noticed?  A. Not that I recall. Q. Did you ever have any conversations with the Crompco people that were doing the work about the lines that they were running? A. No. Q. Did you know what they were for?  MR. DROOGAN: Before the work was

	Page 17		Page 19
1	was for.	1	MR. DROOGAN: Objection to the form
2	BY MR. FOX:	2	of the question.
3	Q. And what were they for?	3	You may answer.
4	A. Wires, conduit.	4	THE WITNESS: Painting is up to
5	Q. Relating to the	5	store personnel.
6	A. Tank.	6	BY MR. FOX:
7	Q tank?	7	Q. Have you ever had any conversations
8	A. Monitoring upgrade.	8	since the completion of the work by Crompco with
9	Q. Do you know what the station was	9	store personnel with respect to painting the curb?
10	before, you know, not was, but who owned the	10	A. At this particular site?
11	station before Speedway owned the station?	11	Q. Yes.
12	A. Hess.	12	A. Not that I recall.
13	Q. After the work was completed, did	13	Q. Have you ever had any conversations
14	you take notice did you have strike that.	14	with Speedway store personnel at other stores with
15	Did you have any conversations with	15	respect to painting that curb?
16	Crompco personnel about the final condition of the	16	A. Not that I recall.
17	surface of the trench?	17	Q. As a maintenance technician, would
18	A. No.	18	it be your responsibility, or not responsibility,
19	Q. Did you ever have any conversations	19	but would one of your duties include observing
20	with anyone at Speedway about the condition of the	20	unsafe conditions on the property?
21	finished product?	21	A. Yes.
22	A. Not that I recall, no.	22	Q. And, for example, can you give me
23	MR. DROOGAN: This is D-3?	23	some examples of that?
24	MR. FOX: Yes, we'll make it D-3.	24	MR. DROOGAN: Things that he's
	Page 18		Page 20
1			rage 20
		1 1	f14-1-11f-9
1	MR. DROOGAN: D-3 is a photograph	1	found to be deemed unsafe?
2	of the side of the Hess store or	2	MR. FOX: Yes, just generally
2 3		2 3	MR. FOX: Yes, just generally speaking.
2 3 4	of the side of the Hess store or Speedway store in Glenside.	2 3 4	MR. FOX: Yes, just generally speaking. BY MR. FOX:
2 3 4 5	of the side of the Hess store or Speedway store in Glenside (Whereupon, Exhibit D-3 was marked	2 3 4 5	MR. FOX: Yes, just generally speaking. BY MR. FOX: Q. Not this location, but just
2 3 4 5 6	of the side of the Hess store or Speedway store in Glenside (Whereupon, Exhibit D-3 was marked for identification.)	2 3 4 5 6	MR. FOX: Yes, just generally speaking. BY MR. FOX: Q. Not this location, but just generally speaking?
2 3 4 5 6 7	of the side of the Hess store or Speedway store in Glenside (Whereupon, Exhibit D-3 was marked for identification.)	2 3 4 5 6 7	MR. FOX: Yes, just generally speaking. BY MR. FOX: Q. Not this location, but just generally speaking? A. Maybe like an oil spill, a pothole,
2 3 4 5 6 7 8	of the side of the Hess store or Speedway store in Glenside.  (Whereupon, Exhibit D-3 was marked for identification.)  BY MR. FOX:	2 3 4 5 6 7 8	MR. FOX: Yes, just generally speaking. BY MR. FOX: Q. Not this location, but just generally speaking? A. Maybe like an oil spill, a pothole, or an out-of-order dispenser, anything
2 3 4 5 6 7 8 9	of the side of the Hess store or Speedway store in Glenside (Whereupon, Exhibit D-3 was marked for identification.) BY MR. FOX: Q. Now, in that picture it appears	2 3 4 5 6 7 8 9	MR. FOX: Yes, just generally speaking. BY MR. FOX: Q. Not this location, but just generally speaking? A. Maybe like an oil spill, a pothole, or an out-of-order dispenser, anything structurally wrong anywhere, just anything I can
2 3 4 5 6 7 8 9	of the side of the Hess store or Speedway store in Glenside (Whereupon, Exhibit D-3 was marked for identification.) BY MR. FOX: Q. Now, in that picture it appears that the conduit lines were run around the side of	2 3 4 5 6 7 8 9	MR. FOX: Yes, just generally speaking. BY MR. FOX: Q. Not this location, but just generally speaking? A. Maybe like an oil spill, a pothole, or an out-of-order dispenser, anything structurally wrong anywhere, just anything I can observe.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	of the side of the Hess store or Speedway store in Glenside.  (Whereupon, Exhibit D-3 was marked for identification.)  BY MR. FOX: Q. Now, in that picture it appears that the conduit lines were run around the side of the building and under a door.  Does that look like that to you?  A. No. It's next to the door. Q. Okay. And what is it running into, those lines?  A. What are these conduit, where are they built into the wall? Q. Right. A. To the tank monitor. Q. As a maintenance technician, would your responsibilities include painting a curb? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. FOX: Yes, just generally speaking. BY MR. FOX: Q. Not this location, but just generally speaking? A. Maybe like an oil spill, a pothole, or an out-of-order dispenser, anything structurally wrong anywhere, just anything I can observe.  MR. FOX: And I'll have this as D-4.  (Whereupon, Exhibit D-4 was marked for identification.)  BY MR. FOX: Q. I'm showing you what's been marked as D-4. Okay? And do you see the white strip in front of the sidewalk in front of the store? A. Yes.

	Page 21		Page 23
1	MR. DROOGAN: Object to the form of	1	this location since the completion of that work?
2	the question. He's not here as a you	2	A. Yes.
3	can ask him, but he's not offering any	3	Q. Were you there between, you know,
4	opinions here.	4	when it was completed and January of 2016?
5	MR. FOX: I'm not asking	5	A. Repeat that.
6	MR. DROOGAN: Based solely on this	6	Q. Were you there between the time
7	photograph?	7	that the work was completed in September or
8	MR. FOX: Yes.	8	October 2015 and when this accident happened,
9	THE WITNESS: Would you repeat it?	9	which was January 2016?
10	BY MR. FOX:	10	MR. DROOGAN: January.
11	Q. Would you agree that the strip,	11	THE WITNESS: Yes.
12	that strip, I'm not going to say how wide it is	12	BY MR. FOX:
13	because I don't know if you know how wide it is,	13	Q. And when you were there, did you
14	but the strip that runs in front of the curb	14	notice the strip that was created by Crompco for
15	that's next to the macadam?	15	running the conduit lines?
16	A. It's concrete.	16	MR. DROOGAN: The trench?
17	Q. I understand that.	17	MR. FOX: The trench.
18	A. I mean, they're both concrete, but	18	THE WITNESS: Yes.
19	I can tell a difference, if that's what you're	19	BY MR. FOX:
20	asking.	20	Q. And in your visits during that time
21	Q. Yes. And have you ever since	21	frame, did you ever have any discussion with
22	this work was done, have you ever had any	22	anyone at the store with respect to that trench
23	conversations with any of the store employees,	23	for any reason?
24	management, store manager I meant or assistant	24	A. No.
24	management, store manager i meant or assistant	24	A. No.
	Page 22		
	rage 22		Page 24
1	manager about whether that is a safety issue, that	1	Q. Now, it's my understanding that
1 2		1 2	_
	manager about whether that is a safety issue, that		Q. Now, it's my understanding that
2	manager about whether that is a safety issue, that condition is a safety issue?	2	Q. Now, it's my understanding that that curb at the store is now painted yellow.
2	manager about whether that is a safety issue, that condition is a safety issue?  A. Not that I recall, no.	2 3	Q. Now, it's my understanding that that curb at the store is now painted yellow.  Are you aware of that?
2 3 4	manager about whether that is a safety issue, that condition is a safety issue?  A. Not that I recall, no.  Q. Did you ever recommend to the	2 3 4	Q. Now, it's my understanding that that curb at the store is now painted yellow.  Are you aware of that?  A. Yes.
2 3 4 5	manager about whether that is a safety issue, that condition is a safety issue?  A. Not that I recall, no.  Q. Did you ever recommend to the manager or assistant manager or anyone who works	2 3 4 5	Q. Now, it's my understanding that that curb at the store is now painted yellow.  Are you aware of that?  A. Yes.  Q. How did that come about? Or let me
2 3 4 5 6	manager about whether that is a safety issue, that condition is a safety issue?  A. Not that I recall, no.  Q. Did you ever recommend to the manager or assistant manager or anyone who works at the store that either the macadam strike	2 3 4 5 6 7 8	Q. Now, it's my understanding that that curb at the store is now painted yellow.  Are you aware of that?  A. Yes.  Q. How did that come about? Or let me ask you this. Did you have any involvement with that at all?  A. No.
2 3 4 5 6 7	manager about whether that is a safety issue, that condition is a safety issue?  A. Not that I recall, no.  Q. Did you ever recommend to the manager or assistant manager or anyone who works at the store that either the macadam strike that that that area, that white that strip in front of the curb should be sealed with black or that the curb should be painted yellow?	2 3 4 5 6 7 8 9	Q. Now, it's my understanding that that curb at the store is now painted yellow.  Are you aware of that?  A. Yes.  Q. How did that come about? Or let me ask you this. Did you have any involvement with that at all?  A. No.  Q. You had no involvement with respect
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	manager about whether that is a safety issue, that condition is a safety issue?  A. Not that I recall, no. Q. Did you ever recommend to the manager or assistant manager or anyone who works at the store that either the macadam strike that that that area, that white that strip in front of the curb should be sealed with black or that the curb should be painted yellow?  A. No, not that I recall. Q. Who do you report to? A. Our maintenance manager. Q. Who's your maintenance manager? A. Paul Evac. Q. Was Paul Evac the maintenance manager in October 2015? A. I'm unsure. Q. Who is Bob Doyle? A. Maintenance Manager Region 74. Q. Would that include Glenside? A. No. Q. This work, according to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Now, it's my understanding that that curb at the store is now painted yellow.  Are you aware of that?  A. Yes.  Q. How did that come about? Or let me ask you this. Did you have any involvement with that at all?  A. No.  Q. You had no involvement with respect to it being requested or performed?  A. No, none at all.  Q. Do you know whether the trench, for lack of a better word, has that ever been covered with blacktop up to the curb?  A. I mean, I don't know about right now because I'm not there, but that I'm aware of it's the same color it is in this picture.  MR. DROOGAN: Similar?  THE WITNESS: Similar.  BY MR. FOX:  Q. And when this location is no longer in your area, I guess, for maintenance
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	manager about whether that is a safety issue, that condition is a safety issue?  A. Not that I recall, no. Q. Did you ever recommend to the manager or assistant manager or anyone who works at the store that either the macadam strike that that that area, that white that strip in front of the curb should be sealed with black or that the curb should be painted yellow?  A. No, not that I recall. Q. Who do you report to? A. Our maintenance manager. Q. Who's your maintenance manager? A. Paul Evac. Q. Was Paul Evac the maintenance manager in October 2015? A. I'm unsure. Q. Who is Bob Doyle? A. Maintenance Manager Region 74. Q. Would that include Glenside? A. No. Q. This work, according to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Now, it's my understanding that that curb at the store is now painted yellow.  Are you aware of that?  A. Yes.  Q. How did that come about? Or let me ask you this. Did you have any involvement with that at all?  A. No.  Q. You had no involvement with respect to it being requested or performed?  A. No, none at all.  Q. Do you know whether the trench, for lack of a better word, has that ever been covered with blacktop up to the curb?  A. I mean, I don't know about right now because I'm not there, but that I'm aware of it's the same color it is in this picture.  MR. DROOGAN: Similar?  THE WITNESS: Similar.  BY MR. FOX:  Q. And when this location is no longer in your area, I guess, for maintenance

	Page 25		Page 27
1	Q. Glenside is not this Glenside	1	A. Not that I'm aware of.
2	location is no longer a location for you to handle	2	Q. You earlier said that you might do
3	as a maintenance tech?	3	some retesting of the work that they did.
4	A. No. It is a store that I handle,	4	Is that different?
5	yes.	5	A. It's different than what we're
6	Q. Oh, it's still a store?	6	talking about here.
7	A. Yes.	7	Q. Right.
8	Q. Okay. And, as far as you know,	8	A. This is on gas dispensers. Certain
9	that trench condition is still the same?	9	states have certain laws.
10	A. The last time I was there the	10	MR. FOX: Okay. That's all I have.
11	trench was still there.	11	Thank you.
12	Q. All right. Did you ever learn that	12	
13	my client, Mr. Sutton, had an accident at that	13	(Whereupon, the deposition
14	location?	14	concluded at 10:49 a.m.)
15	MR. DROOGAN: Other than from me?	15	
16	MR. FOX: Other than from you,	16	
17	right.	17	
18	MR. DROOGAN: Other than from me.	18	
19	THE WITNESS: Not that I recall.	19	
20	BY MR. FOX:	20	
21	Q. So other than speaking to your	21	
22	counsel you had never had a conversation with the	22	
23	manager or the assistant manager or any of the	23	
24	workers at the location about this incident?	1	
24	workers at the location about this incident?	24	
	Page 26		Page 28
1	A. I believe I may have been alerted	1	
2	to it through my phone. I'm unsure, though.	2	
3	Sometimes we get a hold order for something. I've	3	CERTIFICATION
4	seen lawsuits on my phone before because my name	4	
5	was on a bill that I got drug into.	5	I, DOUGLAS S. DIAMOND, hereby
6	MR. DROOGAN: That comes from	6	certify that the foregoing is a true and correct
7	counsel, though.	7	transcript transcribed from the stenographic notes
8	THE WITNESS: Yeah, I'm unsure	8	taken by me on Monday, June 26, 2017.
9	where it comes from.	9	
10	BY MR. FOX:	10	
11	Q. Okay. The work that is completed	11	
12	by Crompco, and, in particular, what's referenced		DOUGLAS S. DIAMOND
13	in D-1, is there anyone from Speedway that you're	12	Court Reporter - Notary Public
14	aware of that inspects the work before they sign	13	(This certification does not apply
T 7		14	to any reproduction of this transcript, unless
15	off as a completed job?		under the direct superrigion of the contitues
15 16	off as a completed job?  MR_DROOGAN: Object to the form of	15	under the direct supervision of the certifying
16	MR. DROOGAN: Object to the form of	16	reporter.)
16 17	MR. DROOGAN: Object to the form of the question.	16 17	-
16 17 18	MR. DROOGAN: Object to the form of the question. You may answer.	16 17 18	-
16 17 18 19	MR. DROOGAN: Object to the form of the question. You may answer. THE WITNESS: No, I don't know who	16 17 18 19	-
16 17 18 19 20	MR. DROOGAN: Object to the form of the question. You may answer. THE WITNESS: No, I don't know who that person is.	16 17 18 19 20	-
16 17 18 19 20 21	MR. DROOGAN: Object to the form of the question. You may answer. THE WITNESS: No, I don't know who that person is. BY MR. FOX:	16 17 18 19 20 21	-
16 17 18 19 20 21 22	MR. DROOGAN: Object to the form of the question. You may answer. THE WITNESS: No, I don't know who that person is. BY MR. FOX: Q. Does anyone do it?	16 17 18 19 20 21 22	-
16 17 18 19 20 21	MR. DROOGAN: Object to the form of the question. You may answer. THE WITNESS: No, I don't know who that person is. BY MR. FOX:	16 17 18 19 20 21	-

Page 29

		. 10 15 20 12	DICERTOR	
A	Cavo 1:14 2:8	5:10,15 28:12	DISTRICT 1:1,2	examined 4:10
<b>a.m</b> 1:17 27:14	cement 15:17	covered 24:13	ditch 15:13,21,22	example 19:22
accident 4:21 23:8	certain 27:8,9	created 23:14	15:23	examples 19:23
25:13	certification 4:4	critical 13:12	<b>document</b> 10:11,22	Excuse 24:24
agree 20:23 21:11	28:3,13	Crompco 10:12,12	11:18	exhibit 10:17 14:15
alerted 13:13 26:1	Certified 1:18	10:19 11:7,11,23	<b>documents</b> 8:17 9:2	18:5 20:14
answer 5:15,17	certify 28:6	12:18,22,23 13:22	9:10,13,15,21,24	EXHIBITS 3:12
7:19 8:12 19:3	certifying 28:15	14:5,9 15:13	13:22	expert 14:19
26:18	check 26:24	16:17 17:16 19:8	<b>doing</b> 8:7 14:6	<u> </u>
answers 5:7,19	chime 5:9	23:14 26:12	16:17	
appears 10:11	clarify 11:16	Crompco's 11:17	door 18:11,13	F 2:2
15:12 18:9	clear 13:21	<b>Cullen</b> 1:13 3:3 4:9	<b>Douglas</b> 1:17 28:5	familiar 10:18
apply 28:13	client 25:13	4:18,19 15:11	28:11	far 25:8
approximately	collectively 8:16	<b>curb</b> 15:17 18:21	<b>Doyle</b> 2:19 22:18	FAX 1:23
1:17	<b>color</b> 3:14,15,16	18:23 19:9,15	DROOGAN 2:8	feel 5:8
area 16:2 22:7	20:23 24:17	20:24 21:14 22:8	7:6,17,24 8:10,19	filing 4:4
24:22	come 11:9,21 24:5	22:9 24:2,14	8:23 10:23 11:24	final 17:16
<b>arrived</b> 12:12 16:9	comes 26:6,9		14:18,21 15:4,19	finish 5:14 7:6
artful 5:9	Commonwealth	$\frac{\mathbf{D}}{\mathbf{D}^{2,1}}$	16:1,21 17:23	finished 17:21
asking 5:2 8:24	1:19	<b>D</b> 3:1	18:1 19:1,24 21:1	first 7:7,22 8:5 12:5
16:1 21:5,20	company 13:15	<b>D-1</b> 3:13 8:16 9:21	21:6 23:10,16	16:7,9,13
assistant 21:24	completed 9:18,20	15:12 26:13	24:18 25:15,18	fixing 6:10,10
22:5 25:23	12:7,9 15:18	<b>D-2</b> 3:14 14:13,15	26:6,16	follows 4:11
aware 11:10,22	16:11,13 17:13	15:15 D 22:15:17:22:24	droogan@litchfi	foregoing 28:6
12:5,9,21 24:3,16	23:4,7 26:11,15	<b>D-3</b> 3:15 17:23,24	2:11	form 4:6 7:17 8:10
26:14 27:1	completion 19:8	18:1,5	<b>drug</b> 26:5	15:19 19:1 21:1
	23:1	<b>D-4</b> 3:16 20:12,14	dug 15:22,23 16:3,8	26:16
B	complies 9:11	20:19	<b>duly</b> 4:10	found 20:1
Based 21:6	10:10	date 1:16 6:16	<b>duties</b> 6:23 19:19	Fox 2:2,2 3:4 4:15
beginning 1:16	concluded 27:14	day 12:12		4:19 7:8,21 8:1,14
6:17	<b>concrete</b> 21:16,18	deemed 20:1		8:22 9:1 11:1,4
believe 26:1	<b>condition</b> 17:16,20	Defendant 1:9	E 2:1,1 3:1	12:1,3 14:13,20
benefit 5:15	22:2 25:9	Defendants 2:10	E-mail 2:6,11	15:1,10,23 16:6
<b>better</b> 24:13	conditions 19:20	deposition 1:13	earlier 27:2	16:23 17:2,24
<b>bill</b> 26:5	conduit 12:19,23	4:23 27:13	EASTERN 1:2	18:8 19:6 20:2,4
black 22:8	15:14 16:4,8 17:4	described 10:17,22	Easton 4:22 7:12	20:11,17 21:5,8
blacktop 24:14	18:10,16 23:15	11:17 13:22	either 22:6	21:10 23:12,17,19
<b>Bob</b> 22:18	connection 8:21 9:3	DESCRIPTION	Emerson 1:22	24:20 25:16,20
<b>broader</b> 7:5,9,10	constructed 12:23	3:12 <b>D: d</b> 1:19:21	employed 5:20,22	26:10,21 27:10
<b>build</b> 12:19	Contracting 6:2,4	<b>Diamond</b> 1:18,21	6:13	frame 23:21
building 18:11	contractor 10:15	28:5,11	employees 21:23	Frederick 1:13 3:3
<b>built</b> 18:17	conversation 25:22	difference 21:19	equipment 12:11	4:9,18
	conversations	different 27:4,5	14:11 EGOLUBE 2.2.9	free 5:8
$\frac{\mathbf{C}}{\mathbf{C}^{2\cdot 1}}$	16:16 17:15,19	direct 28:15	<b>ESQUIRE</b> 2:2,8	front 20:20,20
C 2:1	19:7,13 21:23	discussion 15:7	Evac 22:14,15	21:14 22:8
call 7:12	correct 28:6	23:21	eventually 16:22,23	G
called 7:2 13:4	counsel 2:5,10 4:3	dispenser 20:8	exact 6:16	gas 6:10 27:8
calls 7:1	25:22 26:7	dispensers 6:10 8:8	Examination 3:4	generally 9:14 20:2
care 13:5	court 1:1,18,21 5:5	27:8	4:13	20:6
				20.0

				rage 30
generated 10:12	JR 2:2,8	6:22,24 7:4,5,16	numbers 10:8	person 26:20
give 19:22	June 1:11 6:17,19	9:24 10:4 12:10	numbers 10.0	personnel 17:16
given 4:23	28:8	13:2,5 14:4,4	0	19:5,9,14
Glenside 4:22 7:13		18:20 19:17 22:12	<b>Object</b> 21:1 26:16	Philadelphia 1:15
7:14 9:16 12:1	K	22:13,15,19 24:22	Objection 7:17	2:4,10
18:3 22:20 24:23	kind 5:19	25:3	8:10 15:19 19:1	phone 13:14 26:2,4
25:1,1	know 5:17,18 9:14	management 21:24	objections 4:5	Photocopy 3:14,15
<b>go</b> 10:7 13:11 14:10	9:17,23 10:12,21	management 21:24	observe 20:10	3:16
going 5:2,12 8:15	11:6 12:6 15:15	22:1,5,5,12,13,16	observing 19:19	photograph 3:14
10:9,22 11:3	16:20,24 17:9,10	22:19 25:23,23	<b>October</b> 8:9 22:16	3:15,16 18:1 21:7
21:12	18:23,23 21:13,13	mandatory 14:12	22:24 23:8	photos 14:18,23
good 11:5	22:24 23:3 24:12	Mark 14:13	offering 21:3	picture 18:9 24:17
greatest 15:2	24:15 25:8 26:19	marked 8:16 9:21	Offices 1:14	place 15:7
guess 24:22	knowledge 5:3	14:15 18:5 20:14	Oh 25:6	placement 16:4
guess 24.22	11:19 12:17	20:18	oil 20:7	Plaintiff 2:5
H		Market 1:15 2:9	okay 5:13,18 6:19	Plaintiffs 1:6
h/w 1:5	L	mean 10:23 21:18	7:13 12:8 14:3	please 4:17 14:13
handle 25:2,4	lack 24:13	24:15	18:14 20:19,22	point 11:9
handwritten 10:8	Lane 1:22	meant 15:22 21:24	25:8 26:11 27:10	position 6:21
happened 4:21	Law 1:14 2:2	MICHAEL 2:8	ongoing 10:24 12:2	position 0.21 pothole 20:7
23:8	laws 27:9	Mike 15:24	16:13	present 1:20 2:18
head 5:11	lawsuits 26:4	mind 14:21,24	opinions 21:4	14:12
Hess 17:12 18:2	lead 6:22,24 7:16	Monday 28:8	Oral 1:13	printed 10:5 15:2
hired 6:14,20	learn 25:12	monitor 18:19	order 26:3	printed 10.3 13.2 printer 15:3
hold 26:3	line 15:17		out-of-order 20:8	printer 13.3 probably 16:10
	lines 15:14 16:8,18	monitoring 12:13 12:14 17:8	owned 17:10,11	problem 13:10
I	18:10,15 23:15	motors 6:11		process 13:9
identification	listed 9:23 11:18	<b>Mullen</b> 6:2,3,6	P	product 17:21
14:16 18:6 20:15	Litchfield 1:14 2:8	With 0.2,3,0	<b>P</b> 2:1,1	property 19:20
incident 25:24	LLC 1:8	N	P.C 2:2	<b>Public</b> 1:19 28:12
include 18:21 19:19	LLP 2:8	N 2:1 3:1	page 3:2,12 10:8,9	pump 6:7,8 7:4 8:8
22:20	location 4:21 5:4	name 4:16,19 9:23	11:18	<b>pump</b> 0.7,8 7.4 8.8
indicating 9:4	7:11,12,13,14,15	26:4	pages 8:16 10:8,17	0
inspects 26:14	7:15,23 8:5,8 9:16	narrower 15:16	painted 18:24 22:9	question 4:6 5:7,10
interaction 14:3,5	12:22 13:3,5,11	near 15:17	24:2	5:14 7:7,18 8:11
14:9	14:6 15:15 20:5	need 13:11	painting 18:21 19:4	11:5 15:20 19:2
Invoices 3:13	23:1 24:21 25:2,2	needed 12:18	19:9,15	21:2 26:17
involved 6:8 9:19	25:14,24	never 9:7 25:22	paperwork 15:11	<b>questions</b> 5:3,6,9
involvement 24:6,9	LOGAN 2:3	new 1:22 12:14	22:23	
issue 13:6 22:1,2	long 5:22 6:3	nods 5:11	part 12:18,21	R
issues 5:4	longer 24:22 25:2	normal 13:13	particular 5:4	<b>R</b> 2:1
	look 9:9 18:12	NORTH 2:3	13:10 14:6 19:10	react 13:11
J	looking 9:13 10:7	Notary 1:18 28:12	26:12	reading 15:12
<b>January</b> 23:4,9,10	15:15	notes 28:7	partner 13:18	really 5:10
<b>JEAN</b> 1:5	looks 22:23	notice 12:16 15:17	<b>Paul</b> 22:14,15	reason 8:4 23:23
Jersey 1:22		16:7 17:14 23:14	Pennsylvania 1:2	recall 5:18 6:16
<b>job</b> 26:15	<u> </u>	noticed 16:14	1:16,20 2:4,10	7:22 8:4,7 11:15
<b>John</b> 2:2 4:19	macadam 21:15	notified 13:10	people 16:17	11:20 16:15 17:22
johnfox@jfoxla	22:6	number 5:2	performed 10:19	19:12,16 22:3,10
2:6	maintenance 6:7,9		11:11,22 24:10	25:19
	<u>I</u>	1	1	l

Page 31

, , , , , , , ,		10.11.10.11	<u></u>	
recollection 16:12	sealing 4:3	stores 12:11 19:14	times 13:8,8	23:11,18 24:19
recommend 22:4	see 14:24 15:16	<b>Street</b> 1:15 2:3,9	title 6:21	25:19 26:8,19
record 4:17 15:5,8	16:2 20:19	strike 12:16 17:14	transcribed 28:7	word 24:13
referenced 9:20	seen 8:17,20 9:2	22:6	transcript 28:7,14	work 6:1,3 7:1 8:7
15:12 26:12	14:22 26:4	strip 20:19,22	trench 12:19,23	8:21 9:3,15,17,20
referring 9:15	sensors 6:11	21:11,12,14 22:7	16:3,8 17:17	10:16,18,21 11:6
regarding 4:20	September 8:9	23:14	23:16,17,22 24:12	11:7,10,17,19,22
Region 22:19	22:23 23:7	structurally 20:9	25:9,11	12:5,6,9,10,13,18
related 7:4	service 7:1	<b>Suite</b> 1:15 2:4,9	trial 4:7	12:21 13:15,16,18
relating 15:14 17:5	Sewell 1:22	supervision 28:15	true 28:6	13:21,24 14:1,5
relevant 5:5	show 8:15	sure 10:20 12:12	two 2:3 5:24 6:14	15:14,18 16:11,12
repeat 21:9 23:5	showing 20:18	surface 17:17	13:3	16:17,21 17:13
report 14:23 22:11	side 18:2,10	<b>Sutton</b> 1:5 4:20		19:8 21:22 22:22
reporter 1:18 5:5	sidewalk 20:20	25:13	U	23:1,7 26:11,14
5:11,16 28:12,16	sign 26:14	sworn 4:10	unaware 12:24	26:24 27:3
<b>REPORTING</b> 1:21	signing 4:3	system 12:13,14	understand 5:7,10	workers 25:24
represent 4:20	similar 20:23 24:18	13:14	10:20 21:17	working 6:11
represent 4.20 reproduction 28:14	24:19	13.17	understanding	working 0.11 works 22:5
requested 11:6	simply 5:18	T	24:1	
24:10	site 16:9 19:10	T 2:8	UNITED 1:1	wrong 20:9
-	situations 14:8	take 5:11,16 9:9	unsafe 19:20 20:1	X
required 15:13 reserved 4:6		12:16 13:5 15:17	unsure 22:17 26:2	$\overline{\mathbf{X}}$ 3:1
	SLAPPY-SUTT	16:7 17:14	26:8	7.1
respect 6:24 19:9	1:4	taken 1:14 14:19	upgrade 17:8	Y
19:15 23:22 24:9	small 14:23	28:8	use 10:15	<b>Yeah</b> 26:8
respond 5:12	solely 21:6	talking 5:16 27:6	usc 10.13	years 5:24 6:5,14
responsibilities	South 4:22 7:12	tank 6:7,8 7:4 8:8	$\overline{\mathbf{V}}$	13:3
18:21 24:23	speaking 9:14 20:3	12:13,14 17:6,7	van 13:15	yellow 22:9 24:2
responsibility	20:6 25:21	18:19	vary 13:7	Jenow 22.9 2 1.2
18:24 19:18,18	<b>Speedway</b> 1:8 4:21	tech 25:3	verbally 5:12	Z
responsible 7:16	5:21,23 6:1,13,21	technical 15:20	visited 7:23 8:5	
result 16:3	7:11 8:2,21 9:3		visited 7.23 6.3	0
retest 14:11	11:6 13:23 17:11	technician 6:22,24	visits 23.20 vs 1:7	<b>08080</b> 1:22
retesting 14:10	17:20 18:3 19:14	7:16 10:1,5 12:10	VS 1./	
27:3	26:13	13:2 14:4 18:20	$\mathbf{W}$	1
<b>right</b> 6:17 10:16	spill 20:7	19:17	waived 4:4	<b>10:12</b> 1:17
18:18 24:15 25:12	SQUARE 2:3	Tel 2:5,11	wall 18:17	<b>10:49</b> 27:14
25:17 27:7	standpoint 15:21	tell 5:8 21:19	way 9:19	100 2:3
Road 4:22	started 11:3 13:1,4	ten 6:5 8:16 13:8	we'll 17:24	<b>1200</b> 2:9
<b>ROBERT</b> 2:19	<b>state</b> 4:16	test 14:11	we're 27:5	<b>1220</b> 1:15
Rod 1:4 4:20	states 1:1 27:9	testified 4:11	week 13:8,8	<b>14</b> 3:14
run 15:13,21 18:10	<b>station</b> 17:9,11,11	<b>Thank</b> 15:4,23	white 15:16 20:19	<b>15</b> 6:18
running 16:18	stenographic 15:8	27:11	22:7	<b>1515</b> 1:14 2:9
18:14 23:15	28:7	Thanks 7:7	wide 21:12,13	<b>18</b> 3:15
runs 21:14	stipulated 4:2	Things 19:24	wide 21:12,13 wife 4:20	<b>18TH</b> 2:3
	store 10:5 11:24	think 6:17 15:22		<b>19102</b> 1:16 2:10
S	18:2,3 19:5,9,14	time 4:7 7:22 8:5	Wires 17:4	19103 2:4
<b>S</b> 1:17 2:1 28:5,11	20:20 21:23,24	11:9,21 12:4,5	witness 3:2 4:10	
safety 22:1,2	22:6 23:22 24:2	16:23 23:6,20	7:20 8:13 9:4,11	2
sealed 22:8	25:4,6	25:10	10:10 11:2 12:2	<b>2:16-cv-04765</b> 1:6
	, -		16:5,24 19:4 21:9	
	I	I	ı	I

Page 32

				Page 32
	I		Ī	
<b>20</b> 3:16				
<b>2015</b> 6:19 8:9 22:16				
22:24 23:8				
<b>2016</b> 23:4,9				
<b>2017</b> 1:11 28:8				
<b>2030</b> 2:4				
<b>215</b> 2:5,11				
<b>258</b> 4:22 7:12				
<b>26</b> 1:11 28:8				
3				
4				
The state of the s				
4 1:22 3:4,13 10:9				
10:17 11:18				
5				
<b>5</b> 10:17 11:18				
<b>557-0111</b> 2:11				
<b>568-6868</b> 2:5				
<b>589-1107</b> 1:23				
<b>589-4741</b> 1:23				
6				
7				
<b>74</b> 22:19				
8				
<b>856</b> 1:23,23				
9				
	1	1	1	<u>'</u>